UNITED STATES COURT OF APPEALS for the NINTH CIRCUIT Office of the Clerk General Information COUNSELED CASES (July 2006)

The Clerk's Office

1. Main Office - San Francisco

Mailing Address (U.S. Postal Service)	Overnight Delivery (FedEx, DHL, UPS etc)	Location (Street Address)
Office of the Clerk James R. Browning Courthouse U.S. Court of Appeals P.O. Box 193939 San Francisco, CA 94119-3939	Office of the Clerk James R. Browning Courthouse U.S. Court of Appeals 95 Seventh Street San Francisco, CA 94103-1526	Office of the Clerk James R. Browning Courthouse U.S. Court of Appeals 95 Seventh Street San Francisco, CA 94103

2. Website

The Court's website at www.ca9.uscourts.gov is a tremendous resource. On it, you will find copies of the Court's Rules and General Orders, answers to Frequently Asked Questions, directions to the Courthouses, forms necessary to gain admission to the Bar of this Court, and an invitation to join our Pro Bono Program. You will also find links to practice manuals as well as this Court's Dispositions and recordings of oral arguments.

3. Phone Numbers

General Information	(415) 556-9800
Appellate Commissioner	556-6220
Attorney Admissions	556-9373

556-9780
(415) 556-2000
556-9900
556-9700
556-9816
(626) 229-7250
(503) 833-5300
(206)553-2937
(415) 556-9730
556-9740
556-9760
556-9768
(626) 229-7261
(206) 553-0191
(415) 556-9692
556-9500
556-9890

Operations Assistants (CJA)	556-9771
Personnel	556-9190
Procedural Motions	556-9760
Pro Se Unit	(415) 556-9380
Records Unit	556-9920
Research Attorneys	556-9890
Tours	556-9945

4. Admission to the Bar of the Ninth Circuit

- All attorneys practicing before the Court must be admitted to the Bar of the Ninth Circuit. Fed. R. App. P. 46(a) and 9th Cir. R. 46-1.2.
- If you are NOT already admitted, obtain a form from our website or by calling the number listed above and submit a notarized form to the Clerk's Office in San Francisco together with the admission fee of \$190.00. The check should be made payable to Clerk, United States Court of Appeals. After your application is processed, you will be mailed a certificate of admission.

5. Notices of Change of Address

- ☐ Counsel must inform this Court in writing of any address change. 9th Cir. R. 46-3.
- ☐ The Notice must include the following information:
 - ✓ the case caption;
 - ✓ the U.S. Court of Appeals docket number;
 - ✓ any new telephone number and/or email address;
 - \checkmark the name of the party you represent, and
 - the new street address.
- If you are admitted to the Bar of this Court but do not represent any parties at the time your address changes, you do NOT need to submit an address change.

	In DIRECT CRIMINAL appeals, the district court sets the schedule. If you do not receive a schedule within 14 days of the filing of the Notice of Appeal you should contact this Court.
	In CIVIL appeals, this court sets the schedule at the time the appeal is docketed in this court. You should receive your briefing schedule at the same time you receive this information.
	If the appellant files the opening brief earlier than the due date, the due date for the appellee's brief does not advance. It remains due on the date reflected in the briefing schedule. 9th Cir. R. 31-2.1.
	Motions that stay the briefing schedule are listed in Circuit Rule 27-11.
7.	Excerpts of Record
	This Court requires excerpts of record instead of an appendix. 9th Cir. R. 30-1.1(a).
	Five (5) separately-bound excerpts of record with WHITE covers shall be filed at the time appellant files the Opening Brief. Each party shall be served with one copy of the excepts. 9th Cir. R. 30-1. Please review 9th Cir. R. 30-1.3, 30-1.4, and 30-1.5 to see a list of the specific contents and format.
	Appellee may file supplemental excerpts and appellant may file further excerpts. 9th Cir. R. 30-1.7 and 30-1.8.
	If you are an appellee responding to a Pro Se brief that did not come with excerpts, then your excerpts need only include the contents set out at 9th Cir. R. 30-1.6.
	If you are involved in an appeal from a district court's review of an agency action, your excerpts shall include the items listed at 9th Cir. R. 17-1.
	Each volume of excerpts is limited to 300 pages. If the contents of your excerpts exceeds 300 pages, you will need to file the excepts in multiple volumes.

Record Preparation and Briefing Schedule

8. Motions Practice

A. General Information

6.

practice and specific types of relief. Some of the basic points include: Enclose an extra copy of the motion and a self-addressed stamped envelope if you are requesting a conformed copy for your files. Neither a notice of motion nor a proposed order is required. See Fed. R. App. P. 27(a)(2)(C)(ii), (iii). Motions may be supported by an affidavit or declaration. 28 U.S.C. §1746. A response to a motion is due 8 business days from the service of the motion. Fed. R. App. P. 27(a)(3)(A). The reply is due 5 business days from service of the response. Fed. R. App. P. 27(a)(4), see also Fed. R. App. P. 26(c). A response requesting affirmative relief and/or relief by a date certain must include that request in the caption. Fed. R. App. R. 27(a)(3)(B). A motion should provide the position of the opposing party. See Advisory Committee Note to Rule 27-1(5). See also 9th Cir. R. 31-2.2(b)(6)(statement regarding the position of opposing party or a statement about why that information is unavailable required in motions for extensions of time). Facsimile or electronic filing is permitted only in urgent circumstances and only with advance authorization from staff. 9th Cir. R. 25-3.1. Motions filed after a case has been scheduled for oral argument, has been argued, is under submission or that has been decided by a panel, must include the date of argument, submission or decision. If known, you must also include the names of the judges on the panel. 9th Cir. R. 25-4.

Fed. R. App. P. 27 and 32(c)(1) and 9th Cir. R. 27 govern motions

B. Emergency or Urgent Motions - Circuit Rule 27-3

- ★ All emergency and urgent motions must conform with the provisions of 9th Cir. R. 27-3. Motions requesting procedural relief do NOT fall within the types of matters contemplated by 9th Cir. R. 27-3.
- ★ Prior to filing any emergency motion, the moving party MUST contact an attorney in the Motions Unit in San Francisco at

(415) 556-9890.

- ★ Emergency motions shall be filed in San Francisco. If action is needed on the same or next day, and counsel has not been dilatory in seeking relief, after speaking with the Motions attorney on duty, counsel may be directed to file the emergency motion in one of the divisional offices or, in some cases, with an individual circuit judge. On the other hand, if it appears that the motion can be processed by the monthly motions panel despite the expedited circumstances, counsel will be directed to file the motion in San Francisco.
- ★ When it is absolutely necessary to notify the court of an emergency requiring its attention outside of standard office hours, the movant shall call (415) 556-9895. This line is monitored by court staff. Keep in mind that this line is for true emergencies that cannot wait until the next business day, such as emergencies that involve an imminent execution or removal from the United States.

C. Motions for Extensions of Time to File the Trial Transcript

- ★ The court reporter is required to file a motion for an extension of time to file the transcripts. 9th Cir. R. 11-1.1.
- ★ If the reporter fails to move for an extension of time, appellant is required to file a Ninth Circuit Rule 11-1.2 notice.

D. Motions for Extensions of Time to File the Briefs

A party make seek ONE of the following:

★ Written Extension

- Requests for extensions of more than 14 days will be granted only upon a written motion supported by a showing of diligence and substantial need. This motion should be filed **at least seven** calendar days before the due date for the brief. The motion shall be accompanied by an affidavit or declaration that includes all of the information listed at 9th Cir. R. 31-2.2(b).
- This court will ordinarily make some adjustment to the schedule

in response to a motion. See Circuit Advisory Note to Rule 31-2.2. The court expects that the brief will be filed within the requested period of time. *Id.*

★ Oral Extension

- If good cause is shown, the clerk may grant a SINGLE extension of no more than 14 days to file an opening, answering or reply brief. 9th Cir. R. 31-2.2(a). You may apply for such an extension by calling the appropriate number listed below:

Central/Southern Districts of California (626) 229-7261

Districts of Alaska, Montana, Idaho, (206) 553-0191 Oregon & Eastern or Western Washington

All Other Districts

(415) 556-9768

9. Mediation Program

- ☐ Civil Appeals Docketing Statements are required in all CIVIL COUNSELED cases **except**: (a) habeas cases (28 U.S.C. §§ 2241, 2254 and 2255) and (b) petitions for Writs (28 U.S.C. § 1651). You may obtain a Civil Appeals Docketing Statement form from the district court clerk or the Ninth Circuit Website.
- The completed form should be filed together with the Notice of Appeal. Late filed forms should be filed with the Court of Appeals and must include a Ninth Circuit docket number. The docketing statement is used only to assess settlement potential.
- If you are interested in requesting a conference with a mediator, you may call the Mediation Unit at (415) 556-9900 or make a written request to the Chief Circuit Mediator. Requests for mediation will be kept confidential if so requested.

10. Court Calendars

Hearing notices for oral argument calendars are distributed approximately four to five weeks before the date for argument.

Generally, cases are heard in the administrative unit where they originate. The Court sits monthly in San Francisco, Pasadena and Seattle. The court sits in Portland every other month, depending on caseload. The Court also hears argument twice a year in Honolulu and once a year in Anchorage.

- There will only be a change of date or location of oral argument for good cause. Any request to continue an argument date filed within 14 days of the hearing will ONLY be granted upon a showing of exceptional circumstances. 9th Cir. R. 34-2.
- Oral argument will be conducted in all cases UNLESS all members of the panel agree that the decisional process would not be significantly aided by oral argument. Fed. R. App. P. 34.